IN THE UNITED STATES COURT OF FEDERAL CLAIMS

Bryndon Fisher,

Plaintiff,

v.

The United States of America,

Defendant.

No. 15-1575C (Judge Dietz)

STIPULATION OF VOLUNTARY DISMISSAL

Pursuant to Rule 41(a)(1)(A)(ii) of the Rules of the Court of Federal Claims, plaintiff
Bryndon Fisher and defendant the United States hereby stipulate to dismissal of this action with
prejudice, with all parties to bear their own costs.

Respectfully Submitted,

BRIAN M. BOYNTON Principal Deputy Assistant Attorney General

PATRICIA M. McCARTHY Director

/s/ Steven J. Gillingham STEVEN J. GILLINGHAM Assistant Director

/s/ Meen Geu Oh
MEEN GEU OH
Senior Trial Counsel
U.S. Department of Justice
Civil Division
Commercial Litigation Branch

P.O. Box 480
Ben Franklin Station
Washington, D.C. 20044
Telephone: (202) 307-0184
E-mail: Meen-Geu.Oh@usdoj.gov

Attorneys for Defendant

Schubert Jonckheer & Kolbe LLP

By: /s/ Amber L. Schubert

Amber L. Schubert Attorney of Record aschubert@sjk.law 2001 Union St Ste 200 San Francisco, CA 94123

Ph: 415.788.4220 Fx: 415.788.0161

Attorney for Plaintiff, Individually and on Behalf of All Others Similarly Situated

Of Counsel:

Robert C. Schubert rschubert@sjk.law Schubert Jonckheer & Kolbe LLP 2001 Union St Ste 200 San Francisco, CA 94123 Ph: 415.788.4220

Dated: July 24, 2023